## Translation





## PCT

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

12 OCT 2004

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INTERNATIO	NAL PRELIMINARY DATE OF Article 36 and Rule 7	0)
<b>D</b> . 12.	(PCT Article 36 and Reasons)	otificationofTransmittalofInternational Preliminary
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	SeeNo	otificationofTransmittalofInternation tification Report (Form PCT/IPEA/416) ination Report (Form PCT/IPEA/416)
	FOR FURTHER ACTION Exam	Hation (Lagar)
plicant's or agent's file reference	FOR FORT	(Pear) Priority date (day/month/year) 09 April 2002 (09.04.2002)
P03-15	International filing date (day/month/)	3) 09 April 2002
vi vion NO.	02 Anril 2005 (	3)
PCT/JP2003/004247 nternational Patent Classification (IPC) o	03 April and IPC	
PCT/JP2003/00/12	r national classification and IPC 31/7072, 31/7076, A61P 17/02, 43/0	00
rtional Patent Classification (II C)	31/7072, 31/7076, 1022	
A61K 7/00, 7/04, 7/00, 7/		
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	OTSUKA PHARMACEUTICA	wining Authority
Applicant		The state of the s
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This international preliminary and is transmitted to the appli	total of4 sheets, including to ANNEXES, i.e., sheets of4	by this International Preliminary Examining Authority ag this cover sheet.
and is transmitted to the appro	A sheets, including	ing and/or drawings which have
and consists of a	total of	of the description, claims and before this Authority
2. This REPORT COMMAN	anied by ANNEXES, i.e., sneets conte	ining rectifications man
This report is also ac	companied by ANNEXES, 1.0., 2.	ng this cover sheet.  If the description, claims and/or drawings which have before this Authority (see laining rectifications made before this Authority (see later the PCT).
amended and are the	or of the Administrative History	
70.16 and Section of	sheets.	
Tayes CON	sist of a total of	
These amor	cations relating to the following items:	
ing indicate	cations relating to the lone.	
3. This report contains mean		
I Basis of	the report	ovelty, inventive step and industrial applicability
l 🖂 Priority		evelty, inventive step and industrial
II Priority	et of opinion with regard to n	0401031
Non-es	stablishment of open	oten or industrial applicat
111 2	- invention	40 novelty, itt
IV Lack	of unity of instance of unity of the control of the	atement
Rease	oned statement under supporting successful and explanations supporting su	
Cert	ain documents cited	ion
		•
VII Cer	tain defects in a	pplication
VII L	tain defects in the international a	
VIII Ce	T.Co.	
		sthis report
1		Date of completion of this report
		Date of completion of the O4 December 2003 (04.12.20
Date of submission of th	e demand	V4 D003
Date of submission or	gust 2003 (18.08.2003)	
18 Aug	gust 2003 (-	Authorized officer
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Inte	nal application No.
P	CT/JP2003/004247

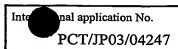
I.	Basis	of the re	eport
1.	With	regard to	o the elements of the international application:*
	$\boxtimes$	the inte	ernational application as originally filed
		the des	scription:
		pages	, as originally filed
		pages	, filed with the demand
		pages	, filed with the letter of
		the clai	ims:
		pages	, as originally filed
ı		pages	, as amended (together with any statement under Article 19
		pages	, filed with the demand
		pages	, filed with the letter of
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		pages	, as originally filed, filed with the demand
		pages	, filed with the letter of
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	<u></u>	•	ence listing part of the description:
		pages pages	, as originally filed
		pages	, filed with the demand, filed with the demand
2.	the ir	nternatio	o the language, all the elements marked above were available or furnished to this Authority in the language in which nal application was filed, unless otherwise indicated under this item.  Its were available or furnished to this Authority in the following language which is:
		the lan	guage of a translation furnished for the purposes of international search (under Rule 23.1(b)).
		the lan	guage of publication of the international application (under Rule 48.3(b)).
		the lan or 55.3	aguage of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/s).
3.	With preli	n regard minary e	to any nucleotide and/or amino acid sequence disclosed in the international application, the international xamination was carried out on the basis of the sequence listing:
		contair	ned in the international application in written form.
		filed to	ogether with the international application in computer readable form.
		furnish	ned subsequently to this Authority in written form.
		furnish	ed subsequently to this Authority in computer readable form.
		The st interna	atement that the subsequently furnished written sequence listing does not go beyond the disclosure in the tional application as filed has been furnished.
	Ш		atement that the information recorded in computer readable form is identical to the written sequence listing has urnished.
4.		The arr	nendments have resulted in the cancellation of:
			the description, pages
			the claims, Nos.
			the drawings, sheets/fig
5.		This rep	port has been established as if (some of) the amendments had not been made, since they have been considered to go the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
	in thi	acement s is report 70.17).	sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to t as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16
1		•	ent sheet containing such amendments must be referred to under item 1 and annexed to this report.





III. Non-esta	blishment of opinion with regard to novelty, inventive step and industrial applicability
1. The ques	tions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be y applicable have not been examined in respect of:
th	e entire international application.
⊠ cl	aims Nos10-20, 22-33, 36-37
because:	
	e said international application, or the said claims Nos. 10-20, 22-33, 36-37 late to the following subject matter which does not require an international preliminary examination (specify):
of claims 2 (iv)).	ed the composition of this application is utilized for the treatment of wounds, the inventions 22-33 correspond to a "method for treatment of the human body by therapy" (PCT Rule 67.1 ition, the process for producing the inventions of claims 10-20, 36, and 37 is not specified,
and as a re	sult these inventions are also included in the therapeutic process. Therefore, the above also applies to these inventions.
☐ th	e description, claims or drawings (indicate particular elements below) or said claims Nose so unclear that no meaningful opinion could be formed (specify):
th by	e claims, or said claims Nos are so inadequately supported the description that no meaningful opinion could be formed.
⊠ no	international search report has been established for said claims Nos. 10-20, 22-33, 36-37
2. A meaning sequence	aful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid listing to comply with the standard provided for in Annex C of the Administrative Instructions:
	e written form has not been furnished or does not comply with the standard.
the	e computer readable form has not been furnished or does not comply with the standard.





Statement		i	
Novelty (N)	Claims	3, 9, 21, 34, 38	YES
	Claims	1-2, 4-8, 35	NO
Inventive step (IS)	Claims		YE
	Claims	1-9, 21, 34-35, 38	. NO
Industrial applicability (IA)	Claims	1-9, 21, 34-35, 38	YE
	Claims		ио

2. Citations and explanations

Documents 1 and 2 below were cited in the international search report.

Document 1: WO 98/32429 A2 (The University of Liverpool)

Document 2: EP 360882 A1 (Crinos Industria Farmacobiologica S. p. A.)

Document 1 states that wound healing and improvement in the condition of the skin can be seen by stimulating the intracellular release of ATP with a P2 receptor agonist and promoting the growth of keratinocytes, and it lists AMP, UMP, and the like as agonists.

Although the above document does not specifically disclose the combined use of AMP and UMP, it discloses that an enhanced is seen with the combined use of another agonist (ADP or ATP) and a growth factor. Therefore, an enhanced effect can obviously be predicted with the combined use of the above agonists.

Document 2 discloses that a composition containing depolymerized DNA (adenine 8 to 10%, guanine 7 to 9.5%, cytosine 5.5 to 7.5%, thymine 8 to 11%), i.e., a topical composition containing a purine nucleic acid-related substance and a pyrimidine nucleic acid-related substance, has hair stimulating, anti-dandruff and anti-seborrhoic activity. However, document 2 does not specifically disclose a composition in which adenylic acid and uridylic acid have been isolated and combined.